REMARKS

Prior to entry of this amendment, Claims 1-42 are pending in the application.

In the Office Action, the Examiner required restriction under 35 U.S.C. §121 and 35 U.S.C. §372 to one of the following groups of claims:

I: Claims 1-20¹, are drawn to a multimode/multiband mobile station comprising a plurality of LNAs and a NZIF.

II: Claims 21-31, are drawn to a multimode/multiband mobile station comprising a transmitter and receiver compatible with different wireless standards.

III: Claims 32-42, are drawn to a multimode/multiband mobile station comprising a switch, receivers, mixers, a baseband processing module and a modem module.

In response, Applicant respectfully elects, without traverse, Group III, containing Claims 32-42 for prosecution in this application. Applicant reserves the right to file divisional application(s) to the non-elected claims.

Early and favorable consideration of this application is respectfully requested.

Respectfully submitted,

Douglas M. Owens III

Reg. No. 51,314

Attorney for Applicants

THE FARRELL LAW FIRM, LLP 290 Broadhollow Road, Suite 210E

Melville, NY 11747

Tel: (516) 228-3565

Fax: (516) 228-8475

¹ In the Office Action the Examiner omitted dependent Claim 20 from the grouping but we include it for completeness.